

Appl. No. 10/687,481
Amdt Dated Feb. 7, 2006
Reply to Office Action of Nov. 10, 2005

Amendments to the Drawings

The attached sheet of drawing includes changes to Fig. 8.

In FIG 8, the number 68 has been added to indicate the fixing ear of paragraph [0027]. No new matter is introduced.

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REMARKS

The Examiner's rejections are attended to and traversed below.

Applicant has added a reference number 68 to indicate the fixing ear on the server tray 60.

Regarding to claims 5 and 13, the blocking plate is disclosed in the original specification and labeled as 322' in FIG. 9. A space from the blocking plate 322' to the rear edge of the outer rail 30' can be deemed as a blocking slot of a second preferred embodiment. Thus, no new matter is introduced.

Claims 1-3, 5-7, 10, 11, 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Klakovich, in view of Otte and Miller. However, Examiner's combination of the three prior arts seems to be obtained by using the amended claim 1 as a guide to pick up the necessary elements of the combination.

In addition, the amended claim 1 discloses that the blocking member of the outer rail comprises a blocking slot communicating with a rear edge of the outer rail, and the acting member of the inner rail comprises a protrusion entering into the blocking slot from the rear edge of the outer rail, and abutting a distal end of the blocking slot to drive the outer rail outward. However, Otte disclosed a protrusion (12) extending from an outer rail (11), and a slot (15) defined in an inner rail (14). Miller also disclosed a protrusion (35') extending from an outer rail (20'), and a slot (28') defined in an inner rail (25').

Thus, claim 1 as deemed by Applicant, is patentable over Klakovich, in view of Otte and Miller, and should be allowable. The dependent claims 2-6 should also be allowable.

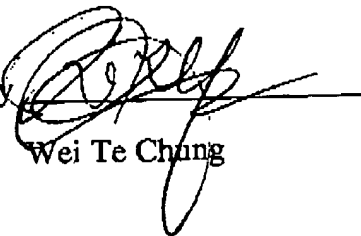
For the same reasons, claim 7 as amended is also patentable over Bodine, and should be allowable. The dependent claims 10-14 should also be allowable.

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In view of the foregoing, the subject application as claimed in the pending claims is in a condition for allowance and an action to such effect is earnestly solicited.

Respectfully submitted,

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Amdt Dated Feb. 7, 2006
Reply to Office Action of Nov. 10, 2005

Appl. No. 10/687,481
Amdt. Dated Dec. , 2005
Reply to Office Action of Nov. 10, 2005
Annotated Sheet Showing Changes

